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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/852,563 05		05/10/2001	Hirokazu Uchio	B422-150	6252	
26272	7590	05/10/2004		EXAMINER		
ROBIN BI		& DALEY	RONES, CHARLES			
2ND FLOO 330 MADIS		NUE	ART UNIT PAPER NUM			
NEW YOR	K, NY 10	0017	2175	18		
				DATE MAILED: 05/10/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

• •					X					
· · · · · · · · · · · · · · · · · · ·		Application No.		Applicant(s)						
	Office Action Comment	09/852,563		UCHIO ET AL.						
	Office Action Summary	Examiner		Art Unit						
	The MAIL INO DATE And	Charles L. Rones		2175						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply										
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any eamed patent term adjustment. See 37 CFR 1.704(b). Status										
1)⊠	Responsive to communication(s) filed on 13 A	pril 2004 .								
2a) <u></u> —	,—	is action is non-fir								
3) Dispositi	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.									
Disposition of Claims 4)⊠ Claim(s) 27-32 is/are pending in the application.										
•	4a) Of the above claim(s) is/are withdray		ation							
	Claim(s) is/are allowed.	VII II OIII COIISIGEI	adori.							
	Claim(s) 27-32 is/are rejected.									
	Claim(s) is/are objected to.									
8) Claim(s) are subject to restriction and/or election requirement.										
Application Papers										
9)[9)☐ The specification is objected to by the Examiner.									
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.										
_	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
11) 🔲 -	The proposed drawing correction filed on			ved by the Examin	er.					
If approved, corrected drawings are required in reply to this Office action.										
12) The oath or declaration is objected to by the Examiner.										
Priority under 35 U.S.C. §§ 119 and 120										
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).										
a) All b) Some * c) None of:										
	1. Certified copies of the priority documents			h la						
2. Certified copies of the priority documents have been received in Application No										
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 										
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).										
 a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 										
Attachment(s)										
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) _	4)		(PTO-413) Paper No Patent Application (PT						

U.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Application/Control Number: 09/852,563

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DETAILED ACTION

Amendment

The request for reconsideration timely filed on April 13, 2004 has been entered.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 27-32 are rejected under 35 U.S.C. 102(b) as being anticipated by Iwai et al. U.S. Patent No. 5,175,681 ('Iwai').

Iwai discloses:

As to claim 27,

accumulation means for accumulating a related technical document for the patent application; See 9:25-67; 10:1-35; 17:1-25; 18:30-67; and

display control means for displaying a list of technical documents of said patent application and a corresponding foreign application of said patent application accumulated in said accumulation means, in case of displaying a list of technical documents of said patent application; See 9:25-67; 10:1-35; 17:1-25; 18:30-67.

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As to claim 8,

wherein said display control means displays a flag indicating whether or not a prior art disclosure procedure has been performed on the technical document; See 9:25-67; 10:1-35; 17:1-25; 18:30-67.

As to claim 29,

wherein said display control means displays descriptions indicating correspondence between the technical document and a rejection reason; See 9:25-67; 10:1-35; 17:1-25; 18:30-67.

As to claim 30,

wherein said display control means displays a list of applications by which the technical document has been cited relating to the technical document; See 9:25-67; 10:1-35; 17:1-25; 18:30-67.

As to claim 31,

accumulating a related technical document including a corresponding foreign application for the patent application; See 9:25-67; 10:1-35; 17:1-25; 18:30-67; and displaying and controlling a list of technical documents of a patent application and a corresponding foreign application of said patent application accumulated in said

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accumulation means, in case of displaying a list of technical documents of said patent application; See 9:25-67; 10:1-35; 17:1-25; 18:30-67.

As to claim 32,

a code for realizing an accumulation step of accumulating a related technical document including a corresponding foreign application for the patent application; See 9:25-67; 10:1-35; 17:1-25; 18:30-67; and

a code for realizing a displaying and controlling step of displaying a list of technical documents of a patent application and a corresponding foreign application of said patent application accumulated in said accumulation means, in case of displaying a list of technical documents of said patent application; See 9:25-67; 10:1-35; 17:1-25; 18:30-67.

Response to Arguments

Applicant's arguments filed September 24, 2003 have been fully considered but they are not persuasive.

Applicant primarily argues that Iwai does not disclose displaying a list of technical documents and corresponding foreign application of the patent application.

In response, Examiner maintains that Iwai discloses displaying a list of technical documents and corresponding foreign application of the patent application wherein

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various foreign application information can be displayed and listed and including

technical documents. Further, information related to the preparing and prosecuting of an

application in each state or country is in a rule set with is displayed; See Fig. 24; 6:1-67;

10:30-60; 24:44-53.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Charles L. Rones whose telephone number is 703-306-

3030. The examiner can normally be reached on Monday-Thursday 8am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Dov Popovici can be reached on 703-305-3830. The fax phone numbers for

the organization where this application or proceeding is assigned are (703) 872-9306 for

regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703-305-

3800.

Charles L. Rones

harles Kores

Primary Examiner

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May 6, 2004